	Application No.	Applicant(s)	
Notice of Allowability	09/912,221	HAAS ET AL.	
	Examiner	Art Unit	
	Cheukfan Lee	2622	
The MAILING DATE of this communication appeal claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT R	ears on the cover sheet v (OR REMAINS) CLOSED or other appropriate comr IGHTS. This application is	rith the correspondence address in this application. If not included nunication will be mailed in due course	. THIS
of the Office or upon petition by the applicant. See 37 CFR 1.313			
1. This communication is responsive to an amendment filed I	March 14, 2005		
2. The allowed claim(s) is/are <u>1-17</u> .			
3. \square The drawings filed on <u>24 July 2001</u> are accepted by the Ex	aminer.		
 4. Acknowledgment is made of a claim for foreign priority una) All b) Some* c) None of the: 1. Certified copies of the priority documents have 2. Certified copies of the priority documents have 3. Copies of the certified copies of the priority documents have International Bureau (PCT Rule 17.2(a)). * Certified copies not received: 	been received. been received in Applicate	ion No	m the
Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONN THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		le a reply complying with the requireme	ents
5. A SUBSTITUTE OATH OR DECLARATION must be subm INFORMAL PATENT APPLICATION (PTO-152) which give			OF
6. CORRECTED DRAWINGS (as "replacement sheets") mus	t be submitted.		
(a) ☐ including changes required by the Notice of Draftspers	on's Patent Drawing Revi	ew (PTO-948) attached	
1) hereto or 2) to Paper No./Mail Date			
(b) including changes required by the attached Examiner's Paper No./Mail Date	s Amendment / Comment	or in the Office action of	
Identifying indicia such as the application number (see 37 CFR 1 each sheet. Replacement sheet(s) should be labeled as such in t	.84(c)) should be written on he header according to 37 (the drawings in the front (not the back) o	of .
7. DEPOSIT OF and/or INFORMATION about the deposit attached Examiner's comment regarding REQUIREMENT			€
Attachment(s)			
1. Notice of References Cited (PTO-892)	_	nformal Patent Application (PTO-152)	
2. Notice of Draftperson's Patent Drawing Review (PTO-948)	Paper No	Summary (PTO-413), ./Mail Date	
 Information Disclosure Statements (PTO-1449 or PTO/SB/0 Paper No./Mail Date 	_	s Amendment/Comment	
Examiner's Comment Regarding Requirement for Deposit of Biological Material	8. ⊠ Examiner' 9.	s Statement of Reasons for Allowance	
		Ch. H	in lee

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1. All pending claims 1-17 are allowed. Claims 1, 11 and 17 are independent.

2. The following is an examiner's statement of reasons for allowance:

Independent claims 1 and 11 and their dependent claims 2-10 and 13-16, respectively, were indicated allowed in the previous Office Action dated December 15, 2004. Reasons for allowance given in that Office Action are repeated later in this Action.

Claim 17 has been amended to further define the transparency adapter as having a mounting device thereof on which the document is placed, and having a light table operating state and a transparency adapter operating state, the light table operating state defined to be a state in which the transparency adapter illuminates the transparent media with a stationary light source of the adapter for viewing, and the transparency adapter operating state a state in which the transparency adapter illuminates the transparent media with the stationary light source for scanning with the scanner having a light source and a platen.

The examiner agrees with Applicant on the remarks on pages 7-8 of the amendment filed March 14, 2005, that the previously applied prior art reference Gervais (U.S. Patent No. 6,373,556) does not teach the claim features discussed above, but instead, Gervais suggests turning on the lamps (28, 29) in the light box (12) just prior to scanning an X-ray transparency (17), and then turning off the lamps (28, 29) immediately after scanning. Therefore, Claim 17 is patentably distinct over Gervais.

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Independent claims 1 and 11 and their dependent claims 2-10 and 12-16, respectively, are allowable over the closest prior art of record, Neushul (U.S. Patent No. 6,208,437) to be discussed below. The transparency adapter of each claims 1 and 11 comprises a light table comprising a stationary light source that operates in a light table state, in which the stationary light source illuminates transparent media for viewing, and a transparency adapter operating state, in which the stationary light source illuminates the transparency media while the media is being scanned by a scanner to create a scanned image. Further, the claims each require that the transparency adapter have a mounting device to hold the transparent media during the light table operating state. Furthermore, the claimed scanner has a scanner light source (other than the stationary light source), a scanner platen and a scanner lid.

The claimed transparency adapter having the two states in combination with the above features are not taught by the prior art of record, including Neushul (6,208,437).

Note that the closest prior art Neushul (6,208,437) discloses a viewing light box scanner for scanning and viewing transmissive media images. The scanning elements include a mirror (4), a lens (5) and an image sensor (6). The scanner has two states, one of which is a viewing state, in which the transmissive medium placed on transport () is illuminated with the light source (11, only for viewing the medium) for viewing, and the other state which is a scanning state, in which the transmissive medium is illuminated with a different and external light source (3, only for scanning) during scanning to generate a scanned image. Neushul does not disclose a transparency adapter as

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claimed because the scanner of Neushul used two different light sources for the two respective states, one light source located on one side of the viewing and scanning platen (1) and the other light source on the opposite side of the platen (1), whereas in the claimed invention, the same stationary light source is used in both states.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

3. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Cheukfan Lee whose telephone number is (571) 272-7407. The examiner can normally be reached on 9:30 a.m. to 6:00 p.m., Mon-Fri.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Edward L. Coles can be reached on (571) 272-7402. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Cheuk fan Lee

Cheukfan Lee April 13, 2005